RECEIVED **CENTRAL FAX CENTER**

Useful Arts IP

| Doc Code: AP.PRE.REQ Under the Paperwork Reduction Act of 1995, no persons are required to respo | U.S. Patent and Trademark O | PTO/SB/33 (07-05) for use through xx/xx/200x, OMB 0651-00x, fifice; U.S. DEPARTMENT OF COMMERCE less it displays a valid OMB control number. |
|--|-----------------------------|--|
| PRE-APPEAL BRIEF REQUEST FOR REV | /IEW | ber (Optional) ひこっろ(タ |
| ereby certify that this correspondence is being deposited with the lited States Postal Service with sufficient postage as first class mail an envelope addressed to "Mail Stop AF, Commissioner for tents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] | Application Number | Filed 06/15/2005 |
| | First Named Inventor | |
| ignature Muse. | PIETIC | |
| | Art Unit | Examiner |
| yped or printed Michael Ure | 2817 | JONES, STEPHEN E |
| | | |
| he review is requested for the reason(s) stated on the atta Note: No more than five (5) pages may be provide | ached sheet(s). d. | |
| he review is requested for the reason(s) stated on the atta Note: No more than five (5) pages may be provided | ached sheet(s). d. | |
| Note: No more than five (5) pages may be provide | d. | |
| Note: No more than five (5) pages may be provide | d. | lue |
| Note: No more than five (5) pages may be provided | d | Signature Lax / Ure ped or printed name |
| Note: No more than five (5) pages may be provided that the spelicant/Inventor. assignee of record of the entire interest. See 37 CFR 3.71 Statement under 37 CFR 3.73(b) is enclosed. | d. M.c.(| Signature General Ure - ped or printed name G74-627/ Telephone number |
| Note: No more than five (5) pages may be provided as the second of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96) attorney or agent of record. | d. M.c.(| 574-627/ Telephone number |
| Note: No more than five (5) pages may be provided and the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96) attorney or agent of record. Registration number | d. M.c.(| 574-027/ |

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, proparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individuel case. Any comments on the amount of time you require to complete this form ant/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DQ NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, cell 1-800-PTO-9199 and select option 2.

RECEIVED CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

SEP 2 1 2007

In re application of

Atty. Docket

PIETIG

DE 020318

Serial: 10/538,580

Group Art Unit: 2817

Filed: 06/15/2005

Examiner: JONES, STEPHEN E

NON-RECIPROCAL CIRCUIT ELEMENT

Certificate of Fax/Mailing Under 37 CFR 1.8

I hereby certify that this correspondence is being faxed to (571)273-8300 or deposited with the United States Postal Service as first class mail in an envelope addressed to the COMMISSIONER FOR PATENTS, Mail Stop Appeal, P.O. BOX 1450 ALEXANDRIA, VA 22313 on below date.

Michael Ure

(Name)

(Signature and Date)

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE—PRE-APPEAL REVIEW

Sir:

The following Remarks are responsive to the Office Action of 08/06/2007.

RECEIVED CENTRAL FAX CENTER

SEP 2 1 2007

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Atty. Docket

PIETIG

DE 020318

Serial: 10/538,580

Group Aut Unit: 2817

Filed: 06/15/2005

Examiner: JONES, STEPHEN E

NON-RECIPROCAL CIRCUIT ELEMENT

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE—PRE-APPEAL REVIEW

Sir:

The following Remarks are responsive to the Office Action of 08/06/2007.

USPTO P 5/7

REMARKS

The Office Action of 08/06/2007 has been carefully considered. Reconsideration in view of the present remarks is respectfully requested.

Claims 2, 3 and 5 were indicated as containing allowable subject matter, which indication is appreciatively acknowledged.

Claims 1 and 4 were rejected as being unpatentable over Marusawa in view of Maruhashi. This rejection is respectfully traversed and reconsideration respectfully requested.

Maruhashi teaches, in an arrangement having opposed disks of hard magnetic material and soft magnetic material, replacing the disk of soft magnetic material with a disk of hard magnetic material and eliminating the former disk of hard magnetic material.

The disks are formed separately from an assembly in which they are assembled. (See US Patent 5,419,947 referenced by Maruhashi.)

Applying a similar substitution to the primary reference Marusawa would not have been obvious to one of ordinary skill in the art. In particular, neither reference teaches or suggests a specific hard magnetic material suitable for use in the fabrication technique of Marusawa in which the magnetic material would be applied as a sinterable foil in the course of fabrication in like manner as layers of other materials. There is no evidence that such a hard magnetic material, capable of being worked in this manner, would have been known to or readily ascertainable by one of ordinary skill in the art.

To draw an analogy, the bodily insertion of a discrete resistor or discrete capacitor into an integrated circuit would not be obvious—because it is unworkable. The use of

integrated resistors and capacitors in an integrated circuit is obvious because these structures are known. In like manner, the bodily insertion of a separately formed hard magnet into the apparatus of the primary reference would not have been obvious because it is unworkable. Furthermore, there is no teaching of record that a suitable technique for forming a sinterable foil of hard magnetic material was known.

Withdrawal of the rejections and allowance of claims 1-5 is respectfully requested.

Useful Arts IP

Respectfully submitted,

Michael J. Ure, Reg. 33,089

Dated: 09/21/2007